financial integrity of futures markets; price discovery; sound risk management practices; and other public interest considerations. The Commission could in its discretion give greater weight to any one of the five enumerated areas and could in its discretion determine that, notwithstanding its costs, a particular order was necessary or appropriate to protect the public interest or to effectuate any of the provisions or to accomplish any of the purposes of the CEA. The Commission is considering the costs and benefits of this exemptive order in light of the specific provisions of section 15(a) of the CEA, as follows:

1. Protection of market participants and the public. As described above, investing in the Designated Foreign Sovereign Debt as requested by the Petitioners can provide risk management benefits relative to the current alternative of holding euro collateral in a commercial bank. Granting the exemption thus serves to protect market participants and the public.

2. Efficiency, competition, and financial integrity. Granting the exemption may increase efficiency by providing DCOs additional flexibility in how they manage customer funds. Making the investments permitted by the order is elective, within the discretion of each DCO, and thus does not impose additional costs. Further, as discussed in the above, DCOs can exercise prudent risk management by investing in the Designated Foreign Sovereign Debt, which may enhance the financial integrity of the DCO.

3. Price discovery. The exemption is unlikely to impact price discovery in the derivatives markets.

4. Sound risk management practices. As described above, investing customer funds in the Designated Foreign Sovereign Debt is intended to advance sound risk management practices, including by limiting custodian and collateral concentration risks.

5. Other public interest considerations. The Commission believes that the relevant cost-benefit considerations are captured in the four factors above.

Issued in Washington, DC, on July 19, 2018, by the Commission.

Robert Sidman,
Deputy Secretary of the Commission.

Appendix To Order Granting Exemption From Certain Provisions of the Commodity Exchange Act Regarding Investment of Customer Funds and From Certain Related Commission Regulations—Commission Voting Summary

On this matter, Chairman Giancarlo and Commissioners Quintenz and Behnam voted in the affirmative. No Commissioner voted in the negative.

[FR Doc. 2018–15860 Filed 7–24–18; 8:45 am]

DEPARTMENT OF DEFENSE
Office of the Department of the Air Force

Board of Visitors of the U.S. Air Force Academy; Notice of Federal Advisory Committee Meeting

AGENCY: Board of Visitors of the U.S. Air Force Academy, Department of the Air Force.

ACTION: Notice of Federal Advisory Committee meeting.

SUMMARY: On Thursday, July 5, 2018, the Department of Defense published a notice to announce a Federal Advisory Committee meeting of the Board of Visitors of the U.S. Air Force Academy to be held on July 27, 2018. Subsequent to the publication of the notice, the meeting timeframe for opening and closing was changed, as well as part of the order of agenda topics. All other information in the July 5, 2018 notice remains the same.

DATES: Open to the public Friday July 27, 2018 from 7:30 a.m. to 3:00 p.m. (Mountain Time).

ADDRESSES: United States Air Force Academy, Blue and Silver Club, Colorado Springs, CO.

FOR FURTHER INFORMATION CONTACT: Jean R. Love, (703) 692–7757 (Voice), 703–693–4244 (Facsimile), jean.r.love.civ@mail.mil (Email). Mailing address is SAF/CMR, 1660 Air Force Pentagon, Washington, DC 20330–1660. Website: https://www.usafa.edu/about/bov/. Captain Natalie Campos, Officer of the Deputy Assistant Secretary of the Air Force, SAF/CMR, Executive Officer and Force Management Action Officer, 1660 Air Force Pentagon, Washington, DC 20330, (703) 697–7058, natalie.m.campos.mil@mail.mil.

SUBSUPPLEMENTARY INFORMATION: Due to circumstances beyond the control of the Department of Defense (DoD) and the Designated Federal Officer, the meeting schedule for the previously announced meeting of the Board of Visitors of the U.S. Air Force Academy on July 27, 2018 was changed and the Designated Federal Officer to the Board of Visitors of the U.S. Air Force Academy was unable to provide sufficient public notification of this change as required by 41 CFR 102–3.150(a). Accordingly, the Advisory Committee Management Officer for the Department of Defense, pursuant to 41 CFR 102–3.150(b), waives the 15-calander day notification requirement. This meeting is being held under the provisions of the Federal Advisory Committee Act (FACA) of 1972 (5 U.S.C., Appendix, as amended), the Government in the Sunshine Act of 1976 (5 U.S.C. 552b, as amended), and 41 CFR 102–3.140 and 102–3.150.

Purpose of the Meeting: No change.

Agenda:

0730–0735 Introductions & opening remarks by Designated Federal Officer (Ms. Love)
0735–0740 Call to Order and Agenda Overview, BoV Chairman: Gen (Ret) Rice
0740–0745 Chairman’s Opening Comments
0745–0845 Superintendent’s Update
0845–0900 Comfort Break
0900–0945 Commandant’s Update
0945–1030 Dean’s Update
1030–1100 SAPR Update
1100–1130 CCLD’s Update
1130–1215 BREAK: Group Photo, Lunch served
1215–1315 Admissions Update
1315–1330 Comfort Break
1330–1400 Athletic Director’s Update
1400–1430 Superintendent’s Summary Remarks
1430–1500 Chairman’s Concluding Remarks
1500 Public Comment/Adjourn (DFO)

Meeting Accessibility: Open to the public subject to the availability of space. Registration of members of the public who wish to attend the meeting will begin upon publication of this meeting notice and end three business days (24 July) prior to the start of the meeting. All members of the public must contact Capt Campos at the phone number or email listed in the FOR FURTHER INFORMATION CONTACT. Seating is limited and is on a first-to-arrive basis. Attendees will be asked to provide their name, title, affiliation, and contact information to include email address and daytime telephone number to the POC listed in the FOR FURTHER INFORMATION CONTACT section. Any interested person may attend the meeting, file written comments or
invited to speak in the order in which
their requests were received by the DFO.
For the benefit of the public, rosters that
list the names of BoV members and any
releasable materials presented during
the BoV meeting shall be made available
upon request.

Henry Williams,
Acting Air Force Federal Register Liaison
Officer, Department of Defense.

[FR Doc. 2018–15898 Filed 7–24–18; 8:45 am]
BILLING CODE 5001–10–P

DEPARTMENT OF DEFENSE

Exchange of Air Force Real Property
for Non-Air Force Real Property

AGENCY: Air Force Civil Engineer
Center, United States Air Force, DoD.

ACTION: Notice of intent.

SUMMARY: The Air Force is publishing
this Notice to identify Federal real
property that it intends to exchange for
property that is needed by the Air Force
to limit encroachment and other
constraints on military operations at
Melrose Air Force Range (MAFR), NM.

FOR FURTHER INFORMATION CONTACT:
Mr. Joe Weathersby, Air Force Civil
Engineering Center (APCEC/CIUB), 2261
Hughes Avenue, Suite 155, Joint Base
San Antonio (JBSA) Lackland, TX
78236–9853; telephone (210) 395–9516.

SUPPLEMENTARY INFORMATION: MAFR is a
long established training range,
consisting of some 70,000 acres, 25
miles west of Cannon Air Force Base,
New Mexico. Operations on Melrose
Range also cover an area of 2,500 square
miles of airspace. Melrose is used for
training such as air to ground, small
arms, and electronic combat.

Description of the Air Force Property:
Approximately 1,240 acres of
undeveloped rangeland located on the
southern perimeter of MAFR in
Township 15, Ranges 29E and 30E, in
Roosevelt County, New Mexico. This
undeveloped land is adjacent to private
ranchlands owned by Davis Mesa
Ranch, LLC, Davis Arch Ranch, LLC,
and Davis Spear Ranch, LLC. The
ranchland properties represent ideal
conditions for the commercial
development of wind energy generation.
For the exchange of 1,240 acres of Air
Force real property the owner of these
properties has agreed to convey 160
acres of ranchland on the eastern
perimeter of the range utilizing 10

In conjunction with the exchange, the
same landowner has agreed to convey a
perpetual restrictive use easement on
29,319 acres to protect those acres
adjoining MAFR from incompatible
land uses. 10 U.S.C. 2869 authorizes the
Air Force to convey real property at an
installation in exchange for property
interests to be acquired under the terms
of an encroachment protection
agreement executed in accordance with
Title 10 U.S.C. 2684a. The Air Force
executed an encroachment management
agreement with The Conservation Fund

The Air Force has notified the
appropriate Congressional committees
of the terms and conditions of the
proposed exchange pursuant to 10

Authority: 10 U.S.C. 2869(d)(1) and 10

Dated: July 19, 2018.

Henry Williams,
Acting Air Force Federal Register Liaison
Officer.

[FR Doc. 2018–15901 Filed 7–24–18; 8:45 am]
BILLING CODE P

DEPARTMENT OF EDUCATION

Applications for New Awards;
Technical Assistance and
Dissemination To Improve Services
and Results for Children With
Disabilities—Center on Dispute
Resolution

AGENCY: Office of Special Education and
Rehabilitative Services, Department of
Education.

ACTION: Notice.

SUMMARY: The Department of Education is
issuing a notice inviting applications for
new awards for fiscal year (FY) 2018
for Technical Assistance and
Dissemination to Improve Services and
Results for Children With Disabilities—
Center on Dispute Resolution, Catalog of
Federal Domestic Assistance (CFDA)
number 84.326X.

DATES:
Deadline for Transmittal of
Applications: August 24, 2018.

ADDRESSES: For the addresses for
obtaining and submitting an
application, please refer to our Common
Instructions for Applicants to
Department of Education Discretionary
Grant Programs, published in the
Federal Register on February 12, 2018
(83 FR 6003) and available at
www.gpo.gov/fdsys/pkg/FR-2018-02-12/

FOR FURTHER INFORMATION CONTACT: Tina
Diamond, U.S. Department of
Education, 400 Maryland Avenue SW,
Room 5136, Potomac Center Plaza,